## Remarks

The Official Office Action of February 27, 2003, and the references therein cited have been carefully considered. The Examiner has allowed claims 1-13, 15, 16, and 25 and has rejected claims 17-24 and 26-28.

It is believed the rejection of claim 24 is an oversight.

Claim 24 depends from claim 1 and accordingly should be allowable because it includes all of the limitations of allowed claim 1.

Independent claim 1, previously allowed, has been amended but has been done in a manner not thought to be material.

Thus, the claims in dispute are thought to be independent claim 17 and its dependent claims 18 and 19, independent claim 20 and its dependent claims 21-23, independent claim 26 and its dependent claim 27 and independent claim 28. Independent claims 17, 20, 26 and 28 have been amended to add the concept, deemed patentable by the Examiner, that at least a plurality of the liner sections are free of field made seams. It is accordingly submitted that claims 17-23 and 26-28 are allowable over the art of record.

It is accordingly submitted that this application is in condition for allowance and early steps toward that end are earnestly solicited.

Respectfully submitted,

G. Turner Moller Registration 22,978

GTM:pot
720 American Bank Plaza
Corpus Christi, Texas
361/883-7257
May 23, 2003